## IN THE MICHIGAN COURT OF APPEALS ORDER

Re: Anthony Henry v Laborers Local 1191

Docket No. **302373** L.C. No. **10-000384-CD** 

Christopher M. Murray, Judge, acting under MCR 7.211(E)(2), orders:

The motion to strike appellants' NLRA preemption argument is DENIED without prejudice to the objections to the argument raised in appellees' brief. The question whether the argument is properly raised or should be considered on appeal is deferred to the case call panel.



A true copy entered and certified by Larry S. Royster, Chief Clerk, on

AUG 24 2011

Date

Chief Clerk